Stanton Case 2:06-cy-0030H-MHT-WC, apochiment 14 Filed 06/01/2007 Page 1 of 4 Montana U.S. Attorney, DOJ Agency (Hawaii).

> In The United States District Court For The Middle District of Alabama (MDA4) Northern Division

Grandinetti VS. ADOC Innate "T-Hop"

No. 2:06 CV 304 MHT ( Co-Case: 2:04CV306 P-D, USDC NONS)

Motion · Class-Action Defendants, Rule 23,

## Pro Se Plaintiff's Post-Dismissal Motion, FRAP Law

When a \$1983 or other federal case is dismissed, the parties may file procedural or "house-Keeping" motions. The plaintiff files this motion accordingly, FRAP4(a)(4)(A) and FRAP4(b)(3)(A).

- 1. Leave to re-open, un-dismiss, or re-start case, should be continued until administrative remedies, fee funds, and venue is are resolved,
- The PLRA and AEDPA are challenged in this case, because the PLRA is unconstitutional. The portion challenged is the "3 strikes" clause. This will estop habeas corpus and state court remedies.
- Venue may not only be in the MDAL, Northern Division. Where the ADOC Director is located in Alabama, or where all the White ADOC Inmate shirts are supposed to be returned in AL, may be the legal or just venue for this case, 2:06 cv304.
- U.S. Department of Justice remedies, under 42 U.S.C. \$12134(9) now Start, and are not waived, DOT Administrative agency law is now governing, (I.C.C., law and AEDPA law.) FRAP 15, USMS.
- FRAP law number 4 is governing, civil and criminal fact-finding tasks, cf. Jackson vs. clarki N.D. AL, 2:02cv2327 (beating on inmate). 5. Dated: Tutwiler, MS, April 21, 2007. By: Plaintiff- Appellant

(28 U.S.C. 31746.)

OFFICE OF THE CLERK
UNITED STATES DISTRICT COURT
P.O. BOX 711
MONTGOMERY, ALABAMA 36101-0711
OFFICIAL BUSINESS

2:06-cv-304 10-1 order

US OFFICIAL M. | | \$300 PENALT' | FOR PRIVATE U |



Hasler

\$00.390 04.18/2007 Mailed From 3610 US POSTAG) Case 2:06-cv-00304-MHT-WC Document 14 Filed 06/01/2007 Page 3 of 4

Case: 2:06cv304

Francis A. Grandinetti II, A-0185087 SID CCA/TCCF Contractor #1403
295 U.S. Hwy. 49 South Tutwiler, MS 38963-5072
H-18 #205-B Segregation Unit, #213444

TO ATTORNEYS OF RECORD: Electronic Noticing is MANDATORY in the District Court for the Middle District of Alabama.

By order of the court (General order 04-3164) Electronic Noticing is mandatory for all attorneys who wish to practice in this district.

ATTORNEYS, If you have received this notice by mail, you have not yet complied with this order, according to our records. Please register IMMEDIATELY!

The mandatory registration form for attorneys can be accessed through our web site (www.almd.uscourts.gov, click on the CM/ECF icon. At the CM/ECF welcome page, click on the Registration button). The form can be completed and submitted on-line

If you have any questions or need help with our Case Management/Electronic Case Files (CM/ECF) system, please call our help desk on 334.954.3935.

Document #10-1 04/18/2007 order.

Proof of receipt:

Plaintiff.

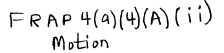
Francis A. Demlinetti, II

Received on 04/20/2007, Friday.

Hills

emailed: May 22, 2007, (28 4, 5, C, \$1746.)

Francis A. Grandinetti, III A-0185087 PSD-Hawaii CCA /TCCF Contractor Z95 U.S. Hwy. 49 South Tutwiler MS 38963





Clerk U. S. District Court M.D. Alabama, Northern Division P. O. Box 711 Montgomery AL 36101-0711

halfallanalllanallladadaalladaa.